UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JERRY PAGAN,

Plaintiff.

-against-

GOVERNMENT AGENCIES, ET AL.,

Defendants.

21-CV-8054 (LTS)

ORDER TO AMEND

LAURA TAYLOR SWAIN, Chief United States District Judge:

Plaintiff, who is currently detained at Bellevue Hospital Prison Ward, brings this *pro se* action under 42 U.S.C. § 1983. By order dated September 28, 2021, the Court granted Plaintiff's request to proceed without prepayment of fees, that is, *in forma pauperis*. For the reasons set forth below, the Court grants Plaintiff leave to file an amended complaint within sixty days of the date of this order.

STANDARD OF REVIEW

The Prison Litigation Reform Act requires that federal courts screen complaints brought by prisoners who seek relief against a governmental entity or an officer or employee of a governmental entity. See 28 U.S.C. § 1915A(a). The Court must dismiss a prisoner's in forma pauperis complaint, or any portion of the complaint, that is frivolous or malicious, fails to state a claim upon which relief may be granted, or seeks monetary relief from a defendant who is immune from such relief. 28 U.S.C. §§ 1915(e)(2)(B), 1915A(b); see Abbas v. Dixon, 480 F.3d 636, 639 (2d Cir. 2007). The Court must also dismiss a complaint if the Court lacks subject matter jurisdiction. See Fed. R. Civ. P. 12(h)(3).

¹ Prisoners are not exempt from paying the full filing fee even when they have been granted permission to proceed *in forma pauperis*. See 28 U.S.C. § 1915(b)(1).

While the law mandates dismissal on any of these grounds, the Court is obliged to construe *pro se* pleadings liberally, *Harris v. Mills*, 572 F.3d 66, 72 (2d Cir. 2009), and interpret them to raise the "strongest [claims] that they *suggest*," *Triestman v. Fed. Bureau of Prisons*, 470 F.3d 471, 474 (2d Cir. 2006) (internal quotation marks and citations omitted) (emphasis in original). But the "special solicitude" in *pro se* cases, *id.* at 475 (citation omitted), has its limits – to state a claim, *pro se* pleadings still must comply with Rule 8 of the Federal Rules of Civil Procedure, which requires a complaint to make a short and plain statement showing that the pleader is entitled to relief.

BACKGROUND

Plaintiff brings this action against unnamed John and Jane Doe defendants and "Government Agencies," by which he appears to mean the "NYPD, DOC, Hospitals, Community Businesses, and courts." Plaintiff was remanded to Bellevue Hospital Prison Ward in connection with his criminal charges pending in the Supreme Court of the State of New York, Bronx County, *People v. Pagan*, No. 03749-2016. Plaintiff describes that facts of his claims in this matter as follows:

(1) Animal eating and products of discard food and beverages and pills of [illegible] utensils got placed on my bodily presence; (2) diagnosis from assigned person or persons who (3) side effects conduct symptoms of unlawful arrest on separate unlawful arrest on separate dates recorded. Body damage and record of criminal appearances. Identity grieving of my history notified to assigned visitation placement. Slander. Impersonation.

(ECF 2 at 4.)² Plaintiff states that his injuries consist of the following:

Body damage of being arrested by [illegible]. Exposure causing harm to my ability functioning that caused serious health conditions which caused physical issues by reasonable behavioral actions to my life . . . [illegible].

² The Court quotes from the complaint verbatim. All capitalization, punctuation, omissions, and grammar are in the original.

(*Id.* at 5.) In terms of the relief that Plaintiff seeks, Plaintiff asks for the following:

Dismissal of charge and record erase. Unlimited spending amount. The credential[s] of the highest rank of Government. Relevance to national television. Investigation of myself as different from others and the access to those involved with survived as family. Afford me with all exceptions that include living providings.

(*Id*.)

DISCUSSION

A. Pending Criminal Proceedings

Plaintiff asks the Court, among other things, for dismissal of his pending criminal charges. (ECF 2 at 5.) Challenges to Plaintiff's criminal charges in *People v. Pagan*, No. 03749-2016, must be raised in the context of that proceeding, in which Plaintiff is represented by counsel. In *Younger v. Harris*, 401 U.S. 37 (1971), the Supreme Court held that federal courts may not stay or enjoin pending state court proceedings except under extraordinary circumstances. Plaintiff makes no allegations suggesting that extraordinary circumstances exist here, and the Court must therefore abstain from issuing any relief in connection with his state court criminal proceedings.

B. Rule 8 of the Federal Rules of Civil Procedure

Rule 8 of the Federal Rules of Civil Procedure provides that a plaintiff must make a "short and plain statement" showing that the pleader is entitled to relief. The Supreme Court has explained that, under Rule 8, a complaint must include enough facts to state a claim for relief "that is plausible on its face." *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 570 (2007). A claim is facially plausible if the plaintiff pleads enough factual detail to allow the Court to draw the inference that the defendant is liable for the alleged misconduct.

In reviewing the complaint, the Court must accept all well-pleaded factual allegations as true. *Ashcroft v. Iqbal*, 556 U.S. 662, 678-79 (2009). But it does not have to accept as true

"[t]hreadbare recitals of the elements of a cause of action," which are essentially just legal conclusions. *Twombly*, 550 U.S. at 555. After separating legal conclusions from well-pleaded factual allegations, the Court must determine whether those facts make it plausible – not merely possible – that the pleader is entitled to relief. *Id*.

Here, the Court is unable to determine from the allegations of the complaint what occurred or how Plaintiff alleges that his rights were violated. Plaintiff has not pleaded facts about what any Defendant did or failed to do. For example, Plaintiff names John and Jane Doe Defendants in the caption of the case, but he does not include facts about what John or Jane Doe did that violated his rights. Plaintiff's complaint, as presently pleaded, thus fails to state a claim on which relief can be granted.

LEAVE TO AMEND

Plaintiff proceeds in this matter without the benefit of an attorney. District courts generally should grant a self-represented plaintiff an opportunity to amend a complaint to cure its defects, unless amendment would be futile. *See Hill v. Curcione*, 657 F.3d 116, 123-24 (2d Cir. 2011); *Salahuddin v. Cuomo*, 861 F.2d 40, 42 (2d Cir. 1988). Indeed, the Second Circuit has cautioned that district courts "should not dismiss [a *pro se* complaint] without granting leave to amend at least once when a liberal reading of the complaint gives any indication that a valid claim might be stated." *Cuoco v. Moritsugu*, 222 F.3d 99, 112 (2d Cir. 2000) (quoting *Gomez v. USAA Fed. Sav. Bank*, 171 F.3d 794, 795 (2d Cir. 1999)). Because Plaintiff may be able to allege additional facts to state a valid claim, the Court grants Plaintiff sixty days' leave to amend his complaint to detail his claims.

Plaintiff is granted leave to amend his complaint to provide more facts about his claims. First, Plaintiff must name as the defendant(s) in the caption and in the statement of claim those individuals who were allegedly involved in the deprivation of his federal rights. If Plaintiff does

not know the name of a defendant, he may refer to that individual as "John Doe" or "Jane Doe" in both the caption and the body of the amended complaint.³ The naming of John Doe defendants, however, does *not* toll the three-year statute of limitations period governing this action and Plaintiff shall be responsible for ascertaining the true identity of any "John Doe" defendants and amending his complaint to include the identity of any "John Doe" defendants before the statute of limitations period expires. Should Plaintiff seek to add a new claim or party after the statute of limitations period has expired, he must meet the requirements of Rule 15(c) of the Federal Rules of Civil Procedure.

In the "Statement of Claim" section of the amended complaint form, Plaintiff must provide a short and plain statement of the relevant facts supporting each claim against each defendant. If Plaintiff has an address for any named defendant, Plaintiff must provide it. Plaintiff should include all of the information in the amended complaint that Plaintiff wants the Court to consider in deciding whether the amended complaint states a claim for relief. That information should include:

- a) the names and titles of all relevant people;
- b) a description of all relevant events, including what each defendant did or failed to do, the approximate date and time of each event, and the general location where each event occurred;
- c) a description of the injuries Plaintiff suffered; and
- d) the relief Plaintiff seeks, such as money damages, injunctive relief, or declaratory relief.

³ For example, a defendant may be identified as: "Correction Officer John Doe #1 on duty August 31, 2020, at Sullivan Correctional Facility, during the 7-3 p.m. shift."

Essentially, Plaintiff's amended complaint should tell the Court: who violated his

federally protected rights and how; when and where such violations occurred; and why Plaintiff

is entitled to relief.

Because Plaintiff's amended complaint will completely replace, not supplement, the

original complaint, any facts or claims that Plaintiff wants to include from the original complaint

must be repeated in the amended complaint.

CONCLUSION

Plaintiff is granted leave to file an amended complaint that complies with the standards

set forth above. Plaintiff must submit the amended complaint to this Court's Pro Se Intake Unit

within sixty days of the date of this order, caption the document as an "Amended Complaint,"

and label the document with docket number 21-CV-8054 (LTS). An Amended Civil Rights

Complaint form is attached to this order. No summons will issue at this time. If Plaintiff fails to

comply within the time allowed, and he cannot show good cause to excuse such failure, the

complaint will be dismissed for failure to state a claim upon which relief may be granted.

The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would

not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an

appeal. Cf. Coppedge v. United States, 369 U.S. 438, 444-45 (1962) (holding that an appellant

demonstrates good faith when he seeks review of a nonfrivolous issue). The Clerk of Court is

directed to mail a copy of this order to Plaintiff and note service on the docket.

Dated:

October 1, 2021

New York, New York

/s/ Laura Taylor Swain

LAURA TAYLOR SWAIN

Chief United States District Judge

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Write the full name of each plaintiff.	CV (Include case number if one has bee assigned)
-against-	AMENDED COMPLAINT (Prisoner)
	Do you want a jury trial? □ Yes □ No
Write the full name of each defendant. If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section IV.	

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

State below the federal legal basis for your claim, if known. This form is designed primarily for

I. LEGAL BASIS FOR CLAIM

	2 U.S.C. § 1983 (agains	st state, county, or r	confinement; those claims are nunicipal defendants) or in a
☐ Violation of my fee	deral constitutional r	ights	
☐ Other:			
II. PLAINTIFF I	NFORMATION		
Each plaintiff must pro	vide the following info	ormation. Attach ad	ditional pages if necessary.
First Name	Middle Initial	Last Name	
State any other names you have used in previous	•	your name) you ha	ve ever used, including any name
Prisoner ID # (if you ha and the ID number (su	•	• ,	ustody, please specify each agency were held)
Current Place of Deten	tion		
Institutional Address			
County, City		State	Zip Code
III. PRISONER S	STATUS		
Indicate below whethe	r you are a prisoner o	r other confined per	rson:
☐ Pretrial detainee			
☐ Civilly committed			
☐ Immigration detail			
☐ Convicted and sen☐ Other:	tencea prisoner		

IV. DEFENDANT INFORMATION

To the best of your ability, provide the following information for each defendant. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are identical to those listed in the caption. Attach additional pages as necessary.

Defendant 1:							
	First Name	Last Name	Shield #				
	Current Job Title (or other identifying information)						
	Current Work Address						
	County, City	State	Zip Code				
Defendant 2:	First Name	Last Name	Shield #				
	Current Job Title (o	r other identifying information)				
	Current Work Address						
	County, City	State	Zip Code				
Defendant 3:							
	First Name	Last Name	Shield #				
	Current Job Title (or other identifying information) Current Work Address						
	County, City	State	Zip Code				
Defendant 4:	First Name	Last Name	Shield #				
	Current Job Title (or other identifying information)						
	Current Work Address						
	County, City	State	Zip Code				

V. STATEMENT OF CLAIM
Place(s) of occurrence:
Date(s) of occurrence:
FACTS:
State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and how each defendant was personally involved in the alleged wrongful actions. Attach additional pages as necessary.

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INJURIES:
If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.
VI. RELIEF
State briefly what money damages or other relief you want the court to order.

VII. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I understand that if I file three or more cases while I am a prisoner that are dismissed as frivolous, malicious, or for failure to state a claim, I may be denied *in forma pauperis* status in future cases.

I also understand that prisoners must exhaust administrative procedures before filing an action in federal court about prison conditions, 42 U.S.C. § 1997e(a), and that my case may be dismissed if I have not exhausted administrative remedies as required.

I agree to provide the Clerk's Office with any changes to my address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

Dated		Plaintiff's Signature		
First Name	Middle Initial	Last Name		
Prison Address				
County, City	State		Zip Code	
Date on which I am delivering this complaint to prison authorities for mailing:				